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II. STANDARD OF REVIEW

Motions for reconsideration fall within the discretion of the court and are governed by the strict standards set forth in Local Civil Rule 6.3 ("Local Rule 6.3"). See Black v. Diamond, Nos. 05 Civ. 785, 05 Civ. 1669, U.S. App. LEXIS 1519, at *5 (2d Cir. Jan. 19, 2006) ("To merit reconsideration, a movant must point to law or facts which [he] believes the court has overlooked."); Baker v. Dorfman, 239 F.3d 415, 427 (2d Cir. 2000) (same). The purpose of Local Civil Rule 6.3 is to ensure the finality of decisions. Relief is *only* available to the extent that the court overlooked controlling law or factual matters that were put before it, or alternatively, where the movant demonstrates a clear error or to prevent manifest injustice. Sequa Corp. v. GBJ Corp., 156 F.3d 136, 144 (2d Cir. 1998). In accordance with these principles, the parties may not raise new facts, issues or arguments not previously presented to the court. Lehmuller v. Incorporated Village of Sag Harbor, 982 F. Supp. 132, 135 (E.D.N.Y. 1997).

III. DISCUSSION

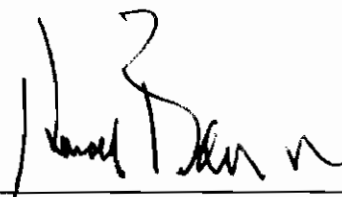
Plaintiff has not submitted any evidence to support relief under Local Rule 6.3 or, for that matter, any other reason to justify relief from the judgment under Federal Rule of Civil Procedure 60(b). With respect to Plaintiff's termination of employment and her failure to hire claims, she has pointed to no fact or controlling law which this Court failed to consider in its October 22nd Opinion & Order. All thirteen exhibits appended to her November 13th Letter to the Court were previously submitted (and considered by this Court) in opposition to Defendant's motion for summary judgment. Further, Plaintiff simply reiterates in conclusory form that she has established a *prima facie* case of race discrimination—a position thoroughly explored by this Court during oral argument on September 11, 2007 and rejected in its October 22, 2007 Opinion & Order.

IV. CONCLUSION

For the reasons above, Plaintiff's motion for reconsideration is denied.

The Clerk of the Court is instructed to close this motion and ensure that this case is removed from my docket.

IT IS SO ORDERED.
New York, New York
January 2, 2008



U.S.D.J.